

**REMARKS**

Claim 1 is amended in an effort to define over the applied art. Claim 2, previously held allowable if rewritten in independent form, is amended to incorporate the substance of original Claim 1. Claims 1-38 remain, with Claims 2-16 and 22-38 indicated as allowed or allowable if rewritten in independent form.

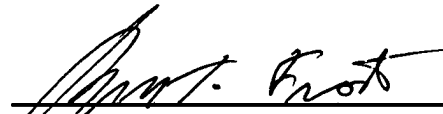
Claims 1 and 17-21 were rejected as anticipated by *Joglekar* (US 5,535,258). The Applicants respectfully traverse that rejection as possibly applied to amended Claim 1 and Claims 17-21 dependent therefrom.

The method as defined in Claim 1 is amended to recite the steps of "sending a wireless signal to select an entry in the electronic telephone directory", and "sending a wireless signal to the mobile telephone to make the mobile telephone call". *Joglekar* lacks any disclosure of a method comprising the steps of Claim 1, including sending a wireless signal to select an entry in the electronic directory, and sending a wireless signal to the mobile telephone to make a call. That reference merely discloses a telephone 300 (Fig. 8) including a keypad 306 having a directory key 330 and connected by a plurality of lines 348, ..., etc. to the processor 378. *Joglekar* lacks any teaching of sending a wireless signal to select an entry in an electronic telephone directory, or of sending a wireless signal to the mobile telephone to make a call. Accordingly, that reference does not anticipate claim 1 or dependent Claims 17-21.

The foregoing is submitted as a complete response to the Office Action identified above. The Applicants submit that this application is in condition for allowance and solicit a notice to that effect.

Respectfully submitted,

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